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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/758,405	01/15/2004	Flash Parlini	BO1 - 0285US	6096
60483 LEE & HAYE	7590 01/10/2007 S. PLLC	.•	EXAM	INER
421 W. RIVER	•		TRAN, DALENA	
SUITE 500 SPOKANE, W	A 99201		ART UNIT	PAPER NUMBER
,		·	3661	
				
SHORTENED STATUTORY PERIOD OF RESPONSE		MAIL DATE	DELIVERY MODE	
3 MONTHS		01/10/2007	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

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APPLICATION NO./ CONTROL NO.	FILING DATE	FIRST NAMED INVENTOR / PATENT IN REEXAMINATION	Į.	ATTORNEY DOCKET NO.
			EXAMINER	
			ART UNIT	PAPER
				20070104
			DATE MAILED:	

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner for Patents

	Application No.	Applicant(s)				
·	10/758,405	PARLINI, FLASH				
Office Action Summary	Examiner	Art Unit				
	Dalena Tran	3661·				
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet w	ith the correspondence address				
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DATE of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period vor Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNI 36(a). In no event, however, may a will apply and will expire SIX (6) MON , cause the application to become Al	CATION. reply be timely filed ITHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133).				
Status						
1)⊠ Responsive to communication(s) filed on <u>15 Ja</u>	anuary 2004.					
2a) ☐ This action is FINAL . 2b) ☑ This	·					
3) Since this application is in condition for allowar	_					
closed in accordance with the practice under E	Ex parte Quayle, 1935 C.D). 11, 453 O.G. 213.				
Disposition of Claims						
4) ☐ Claim(s) 1-39 is/are pending in the application. 4a) Of the above claim(s) is/are withdray 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-39 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or	vn from consideration.					
Application Papers	·					
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) access Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Ex	epted or b) objected to drawing(s) be held in abeyar ion is required if the drawing	nce. See 37 CFR 1.85(a). (s) is objected to. See 37 CFR 1.121(d).				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the prior application from the International Bureau * See the attached detailed Office action for a list of	s have been received. s have been received in A rity documents have been I (PCT Rule 17.2(a)).	pplication No received in this National Stage				
Attachment(s)		•				
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date 4/29/04.	Paper No(s	Summary (PTO-413) s)/Mail Date formal Patent Application				

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DETAILED ACTION

Notice to Applicant(s)

1. This application has been examined. Claims 1-39 are pending.

The prior art submitted on 4/29/04 have been considered.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 3. Claims 1, 3-4, 14, 16-17, 27, and 29-30, are rejected under 35 U.S.C. 102(b) as being anticipated by Lin (US 2002/0116126 A1).

As per claim 1, Lin discloses a method comprising: receiving previously recorded altitude information generated by an inertial navigation system (INS) of an aircraft and altitude information generated by a global positioning system (GPS) of the aircraft (see [0113-0118]; [0122-0123]; and [0129-0138]); and determining altitude information of the aircraft based on the received altitude information generated by the INS of the aircraft and altitude information generated by the GPS of the aircraft (see [0059-0068]; [0076-0094]; and [0107-0111]).

As per claim 3, Lin discloses the altitude information generated by the GPS includes differentially corrected altitude information (see [0129-0138]).

As per claim 4, Lin discloses adjusting the altitude information based on known aircraft position defined by a system other than the INS and the GPS (see [0127-0128]).

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Claims 14, and 16-17, are program product claims corresponding to method claims 1, and 3-4 above. Therefore, they are rejected for the same rationales set forth as above.

Claims 27, and 29-30, are apparatus claims corresponding to method claims 1, and 3-4 above. Therefore, they are rejected for the same rationales set forth as above.

Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. Claims 2, 11, 15, 24, 28, and 37, are rejected under 35 U.S.C.103(a) as being unpatentable over Lin (US 2002/0116126 A1) in view of Hedrick (6462703).

As per claim 4, Lin does not disclose static pressure. However, Hedrick discloses generating a static pressure value based on the determined altitude information (see the abstract; and columns 5-6, lines 52-33). It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the teach of Lin by combining static pressure for high precision altitude measurement.

Also, as per claim 11, Hedrick discloses generating impact pressure based on the generated static pressure and previously recorded pressure information from a pitot system of the aircraft (see columns 3-4, lines 41-53; column 5, lines 13-51; and columns 6-7, lines 34-30).

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Claims 15, and 24, are program product claims corresponding to method claims 1, and 2, and 11 above. Therefore, they are rejected for the same rationales set forth as above.

Claims 28, and 37, are apparatus claims corresponding to method claims 2, and 11 above. Therefore, they are rejected for the same rationales set forth as above.

6. Claims 5-7, 18-20, and 31-33, are rejected under 35 U.S.C.103(a) as being unpatentable over Lin (US 2002/0116126 A1) in view of P. Halpert et al. (2841345).

As per claim 5, Lin does not disclose performing an integration of vertical velocity. However, P. Halpert et al. disclose performing an integration of a temperature adjusted vertical velocity value produced by the INS (see columns 5-6, lines 74-21); and adjusting the result of the integration according to aircraft pitch, roll, and yaw (see column 6, lines 22-48). It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the teach of Lin by combining performing an integration of vertical velocity to derive a signal proportional to the rate of change of altitude.

As per claim 6, Lin discloses performing a curve fit between the INS altitude information and the GPS altitude information (see [0285]).

As per claim 7, Lin discloses performing a least squares fit between the INS altitude information and the GPS altitude information (see [0179-0183]; and [0239]).

Claims 18-20, are program product claims corresponding to method claims 5-7 above. Therefore, they are rejected for the same rationales set forth as above.

Claims 31-33, are apparatus claims corresponding to method claims 5-7 above.

Therefore, they are rejected for the same rationales set forth as above.

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7. Claims 8-10, 21-23, and 34-36, are rejected under 35 U.S.C.103(a) as being unpatentable over Lin (US 2002/0116126 A1) in view of R.C. Finvold (3012180).

As per claim 8, Lin does not disclose performing a double integration of a vertical acceleration value. However, R.C. Finvold discloses performing a double integration of a vertical acceleration value produced by the INS (see column 1, lines 10-57); and adjusting the result of the double integration according to aircraft pitch, roll, and yaw (see column 2, lines 10-49). It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the teach of Lin by combining performing a double integration of a vertical acceleration value to provide altitude control signal for the aircraft control system.

As per claim 9, Lin discloses performing a curve fit between the INS altitude information and the GPS altitude information (see [0285]).

As per claim 10, Lin discloses performing a least squares fit between the INS altitude information and the GPS altitude information (see [0179-0183]; and [0239]).

Claims 21-23, are program product claims corresponding to method claims 8-10 above. Therefore, they are rejected for the same rationales set forth as above.

Claims 34-36, are apparatus claims corresponding to method claims 8-10 above.

Therefore, they are rejected for the same rationales set forth as above.

8. Claims 12-13, 25-26, and 38-39, are rejected under 35 U.S.C.103(a) as being unpatentable over Lin (US 2002/0116126 A1), and Hedrick (6462703) as applied to claim 11 above, and further in view of Leslie et al. (4750127).

As per claim 12, Lin, and Hedrick do not disclose calibrated airspeed. However, Leslie et al. disclose generating calibrated airspeed based on the generated impact

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pressure (see columns 5-6, lines 14-25); and performing at least one of building a simulation model based on the calibrated airspeed and determining aircraft performance data based on the calibrated airspeed and altitude (see column 6, lines 26-68). It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the teach of Lin by combining calibrated airspeed to modify or compensation aircraft airspeed signal.

As per claim 13, Leslie et al. disclose building a simulation model is further based on previously recorded data from one or more sensors of the aircraft (see the abstract).

Claims 25-26, are program product claims corresponding to method claims 12-13 above. Therefore, they are rejected for the same rationales set forth as above.

Claims 38-39, are apparatus claims corresponding to method claims 12-13 above.

Therefore, they are rejected for the same rationales set forth as above.

Conclusion

- 9. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure:
 - . Lin (6246960)
 - . Jensen (6259380)
 - . Hayward et al. (6552681)
- 10. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Dalena Tran whose telephone number is 571-272-6968.

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The examiner can normally be reached on M-F 6:30 AM-4:00 PM), off every other

Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

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supervisor, Thomas Black can be reached on 571-272-6956. The fax phone number for

the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the

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Customer Service Representative or access to the automated information system, call

800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Patent Examiner

listoria

Dalena Tran

January 4, 2007